# **DRAFT GUIDANCE**

# **Emergency Use Authorization** of Medical Products

#### DRAFT GUIDANCE

This draft guidance document is being distributed for comment purposes only.

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For questions regarding this draft document, contact Charlotte Christin at (301) 827-4067.

U.S. Department of Health and Human Services
Food and Drug Administration
Office of the Commissioner
Office of Counterterrorism Policy and Planning

**June 2005** 

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# **Emergency Use Authorization of Medical Products**

For single copies of this draft guidance, please contact:

Office of Counterterrorism Policy and Planning (HF-29)
Office of the Commissioner
Food and Drug Administration
5600 Fishers Lane, Room 14C-26
Rockville, MD 20857
(Phone 301-827-4067)

U.S. Department of Health and Human Services
Food and Drug Administration
Office of the Commissioner
Office of Counterterrorism Policy and Planning

**June 2005** 

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# 1

# **Emergency Use Authorization of Medical Products**

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This draft guidance document represents the Food and Drug Administration's (FDA's) current thinking on this topic. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. You may use an alternative approach if the approach satisfies the requirements of the applicable statutes and regulations. If you want to discuss an alternative approach, please contact the appropriate FDA staff.

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#### I. INTRODUCTION

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This draft guidance, when final, will explain FDA's policies for authorizing the emergency use of

(21 U.S.C. 360bbb-3), which was amended by the Project BioShield Act of 2004 (Public Law

- medical products under section 564 of the Federal Food, Drug, and Cosmetic Act (FD&C Act)
- 16 108-276). Section 564 permits the FDA Commissioner to authorize the use of an unapproved
- medical product or an unapproved use of an approved medical product during a declared
- emergency involving a heightened risk of attack on the public or U.S. military forces.

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- 20 The Emergency Use Authorization (EUA) authority recently granted by Congress allows the
- FDA Commissioner to strengthen the public health protections against biological, chemical,

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<sup>&</sup>lt;sup>1</sup> This draft guidance was prepared by the Emergency Use Authorization (EUA) Principals Group and the EUA Working Group. The EUA Working Group (WG) is composed of members with expertise in public health, medical, regulatory, legal, ethical, and risk communication areas. The WG, on an ongoing basis, examines issues related to issuance and implementation of an EUA. This group provides expert advice to both the Commissioner of the Food and Drug Administration (FDA Commissioner) and the Secretary of Health and Human Services (the Secretary).

<sup>2</sup> Section 903 of the FD&C Act and existing delegations of authority, found in the FDA Staff Manual Guide

1410 10 permit the authority of the Secretary to issue an EUA under section 564 of the FD&C Act to be delegated.

<sup>1410.10,</sup> permit the authority of the Secretary to issue an EUA under section 564 of the FD&C Act to be delegated to the FDA Commissioner. The Secretary has delegated his authority to issue an EUA under section 564 to the FDA Commissioner. Thus, in this document the FDA Commissioner is identified rather than the Secretary except where the Secretary retains the authority.

22	Draft - Not for Implementation radiological, and nuclear agents that may be used to attack the American people or the U.S.
23	armed forces. Under section 564, the FDA Commissioner may allow medical countermeasures
24	to be used in an emergency to diagnose, treat, or prevent serious or life-threatening diseases or
25	conditions caused by such agents, when there are no adequate, approved, and available
26	alternatives.
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28	The document is intended to inform industry, government agencies, and FDA staff of the
29	Agency's general recommendations and procedures for issuance of EUAs. <sup>3</sup> FDA expects that
30	requests for consideration for an EUA would be submitted by government agencies (e.g., the
31	Department of Health and Human Services or the Department of Defense (DoD)) or private
32	entities. FDA may seek additional data and information on a case-by-case basis to ensure that
33	the statutory criteria for issuance of an EUA are met.
34	
35	Additionally, the Secretary of Health and Human Services (the Secretary) will establish a
36	permanent Emergency Use Authorization Working Group (EUA WG), headed by the Assistant
37	Secretary of Public Health Emergency Preparedness (ASPHEP), with representatives from FDA
38	the Centers for Disease Control and Prevention (CDC), the National Institutes of Health (NIH),
39	the Department of Defense (DoD), the Department of Homeland Security (DHS), the
40	Department of Veterans Affairs and, as appropriate, participants from other Federal agencies, to
41	identify and provide expert consultation on potential EUA candidates prior to and during
42	declared emergencies.
43	

 $<sup>^3\,</sup>$  FDA Centers may issue subsequent guidance providing greater detail on these recommendations and procedures.

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44	FDA's guidance documents, including this guidance, do not establish legally enforceable
45	responsibilities. Instead, guidances describe the Agency's current thinking on a topic and should
46	be viewed only as recommendations, unless specific regulatory or statutory requirements are
47	cited. The use of the word should in Agency guidances means that something is suggested or
48	recommended, but not required.
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#### II. DECLARATION OF EMERGENCY

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- Section 564(b)(1) of the FD&C Act provides that, before an EUA may be issued, the Secretary must declare an emergency based on one of the following grounds:
- (1) a determination by the Secretary of Homeland Security that there is a domestic emergency, or a significant potential for a domestic emergency, involving a heightened risk of attack with a specified biological, chemical, radiological, or nuclear agent or agents;
- (2) a determination by the Secretary of Defense that there is a military emergency, or a significant potential for a military emergency, involving a heightened risk to United States military forces of attack with a specified biological, chemical, radiological, or nuclear agent or agents; or
- (3) a determination by the Secretary of a public health emergency under section 319 of the Public Health Service Act (PHS Act) that affects, or has the significant potential to affect, national security, and that involves a specified biological, chemical, radiological, or nuclear agent or agents, or a specified disease or condition that may be attributable to such agent or agents.

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67	Once the Secretary has declared an emergency justifying an authorization under section 564 to
68	use an unapproved medical product or an approved product for an unapproved use, the ASPHEP
69	may convene the EUA Working Group to provide expert consultation to the FDA. <sup>4</sup> Based on his
70	review of the information and data submitted to the Agency and input from the EUA WG (if
71	convened) and after consulting with the Director of NIH and the Director of CDC (to the extent
72	feasible and appropriate given the circumstances of the emergency), the FDA Commissioner
73	may authorize the emergency use of a particular product, assuming other statutory criteria and
74	conditions are met. <sup>5</sup>
75	
76	Section 564(b)(2) states that a declaration of emergency will terminate one year after issuance or
77	earlier if the Secretary determines, in consultation (as appropriate) with the Secretary of
78	Homeland Security or the Secretary of Defense, that the circumstances that precipitated the
79	declaration have ceased. Before a declaration terminates, the Secretary must provide, under
80	section 564(b)(3), advance notice that is sufficient to allow for disposition of unapproved product
81	or any labeling or other information provided related to an unapproved use of an approved
82	product. Section 564(b)(2)(B) also authorizes the Secretary to renew a declaration.
83	
84	Publication: The Secretary will promptly publish in the Federal Register notice of each
85	determination of actual or potential emergency, the Secretary's declaration of emergency,

<sup>&</sup>lt;sup>4</sup> The FDA Commissioner may issue one or more EUAs on the basis of a single declaration of emergency, under section 564(b)(1), provided that the EUAs are intended for use in the same emergency involving the same biological, chemical, radiological, or nuclear agent or agents.

<sup>&</sup>lt;sup>5</sup> For purposes of this document, an "unapproved" product refers to a product that is not approved, licensed, or cleared for commercial distribution under sections 505, 510(k), or 515 of the FD&C Act or section 351 of the Public Health Service Act (PHS Act); an "unapproved use of an approved product" refers to a product that is approved, licensed, or cleared under such provisions but which use is not an approved, licensed, or cleared use of the product (21 U.S.C. 360bbb-3).

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advance notice of termination, and renewal of a declaration issued under section 564(b).<sup>6</sup> The FDA Commissioner will promptly publish in the Federal Register a notice of each authorization, including an explanation of the reasons for issuance, a description of the intended use of the EUA product, and its indications and contraindications. The FDA Commissioner also will promptly publish in the Federal Register each termination or revocation of an authorization and an explanation of the reasons for the decision.<sup>7</sup> In addition, FDA plans to provide notice of an emergency use authorization on the Agency's website, at *www.fda.gov*, and through announcements disseminated to the media.<sup>8</sup>

#### III. ELIGIBILITY FOR AN EUA

threatening disease or condition;

Section 564 permits the FDA Commissioner to authorize the introduction into interstate commerce of a drug, device, or biological product intended for use in an actual or potential emergency during the effective period of a declaration. EUA candidates include products and uses that are not approved, cleared, or licensed under sections 505, 510(k), and 515 of the FD&C Act or section 351 of the PHS Act. The FDA Commissioner may issue an EUA only if, after consultation with the Director of NIH and the Director of CDC (to the extent feasible and appropriate given the circumstances of the emergency), the FDA Commissioner concludes—

1) that the agent specified in the declaration of emergency can cause a serious or life-

<sup>&</sup>lt;sup>6</sup> To the maximum extent feasible given the circumstances, Federal Register publication of the notice will occur prior to the action that is the subject of the notice.

See supra note 6.

<sup>&</sup>lt;sup>8</sup> In publicly releasing information on an EUA, FDA will take necessary steps to protect classified information and information otherwise protected by law, as appropriate.

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106 2) that, based on the totality of scientific evidence available, including data from adequate and well-controlled clinical trials, if available, it is reasonable to believe that the 107 product may be effective in diagnosing, treating, or preventing--(a) the serious or life-108 threatening disease or condition referred to in paragraph (1); or (b) a serious or life-109 threatening disease or condition caused by a product authorized under section 564, or 110 approved, cleared, or licensed under the FD&C Act or PHS Act, for diagnosing, treating, 111 or preventing the disease or condition referred to in paragraph (1) and caused by the 112 agent specified in the declaration of emergency; 113 114 3) that the known and potential benefits outweigh the known and potential risks of the product when used to diagnose, prevent, or treat the serious or life-threatening disease or 115 condition that is the subject of the declaration; and 116 4) that there is no adequate, approved, and available alternative to the product for 117

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Categories of Products: The range of potential EUA products includes drugs, biological products (e.g., vaccine, blood products, and biological therapeutics), and devices (e.g., in vitro diagnostics). (Throughout this document, the term "drugs" includes biological products.) Candidate products include those products that have not been approved or cleared under the FD&C Act or the PHS Act ("unapproved products"), as well as unapproved uses of approved drugs and approved or cleared devices ("unapproved uses of approved products"). Examples of "unapproved uses of approved products" may include: 1) use of an approved antibiotic as prophylaxis for exposure to a bacterium that is not included on the approved labeling for the antibiotic; and 2) distribution of a prescription drug by a non-licensed provider (e.g., delivery of

diagnosing, preventing, or treating such serious or life-threatening disease or condition.

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oral antibiotics by U.S. postal carriers). Section 564 does not require that an investigational new drug application (IND) or investigational device exemption (IDE) be filed for EUA candidate products, although FDA anticipates that many of the unapproved products already will have been under evaluation through such mechanisms.

Effectiveness: Products and uses that are eligible for authorization are those that "may be effective" to prevent, diagnose, or treat in humans serious or life-threatening diseases or conditions that can be caused by the specified biological, chemical, radiological, or nuclear agent(s) that led to or caused the declared emergency. Eligible products and uses also include those that may be effective to mitigate a disease or condition caused by an FDA-regulated product (including an EUA product, or an approved, cleared, or licensed product) used to diagnose, treat, or prevent a disease or condition caused by such agent. The "may be effective" standard for EUAs provides for a lower level of evidence than the "effectiveness" standard that FDA uses for product approvals.

FDA intends to assess the potential effectiveness of an EUA product on a case-by-case basis. The Agency has significant experience assessing effectiveness where clinical information is limited, including experience with treatment INDs and IDEs and humanitarian device exemptions. However, the amount, kind, and quality of evidence available to support an EUA may not always be the same as that required for treatment INDs, IDEs, and humanitarian device exemptions under the FD&C Act and Agency regulations. If, based on the totality of the

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<sup>&</sup>lt;sup>9</sup> The terminology "may be effective" also appears in 21 CFR 312.34(b)(3)(A), where it states that a request for a Treatment IND (tIND) for a drug intended to treat an immediately life-threatening disease may be denied due to a lack of evidence that the drug "may be effective for its intended use in its intended population." Nevertheless, the

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scientific evidence available, including adequate and well-controlled clinical trials, if they are available, it is reasonable to believe that the product may be effective for the specified use, the FDA Commissioner may authorize its emergency use--provided that other statutory criteria (e.g., relating to the risk-benefit analysis and alternatives) also are met.

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**Risk-Benefit Analysis:** Products are eligible for emergency use authorization if FDA determines that the known and potential benefits of the product, when used to diagnose, prevent, or treat the identified disease or condition, outweigh the known and potential risks of the product. In determining whether the known and potential benefits of the product outweigh the known and potential risks, FDA intends to assess the quality and quantity of the evidence, given the current state of scientific knowledge, of risks and benefits. The Agency intends to use this information to make an overall risk-benefit determination. To accomplish this, FDA plans to look at the totality of the scientific evidence, which could arise from a variety of sources. The Agency intends to review and consider all evidence, including results of domestic and foreign clinical trials, animal data, and in vitro data, available for Agency consideration. FDA anticipates that, for some candidate products, data from controlled clinical trials will be available. For others, the Agency expects to consider clinical experience from other than a controlled trial if the circumstances warrant. The FDA Commissioner will consult with the Director of NIH and the Director of CDC (to the extent feasible and appropriate given the circumstances of the emergency) and will evaluate all the evidence in light of the specific

Agency's decisions on requests for EUAs and tINDs involve product-specific and circumstance-dependent determinations of risks and benefits.

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circumstances of the emergency, including potential risks of not receiving treatment with the candidate product, in determining whether to issue an EUA.<sup>10</sup>

Alternatives to the Product: The FDA Commissioner may issue an EUA if he determines that there is no adequate, approved, and available alternative to the candidate product. A potential alternative product may be considered "unavailable" if there are insufficient supplies to meet fully the emergency need. A potential alternative product may be considered "inadequate" if there are contraindicating data for special circumstances or populations (e.g., immunocompromised individuals or individuals with a drug allergy).

#### IV. REQUEST FOR CONSIDERATION FOR AN EUA

Although an EUA may not be issued until after an emergency has been declared by the Secretary, FDA recognizes that during such exigent circumstances, the time available for the submission and review of an EUA request may be severely limited. Therefore, the Agency strongly encourages an entity with a possible candidate product, particularly one at an advanced stage of development, to contact the FDA Center responsible for the candidate product even before a determination of actual or potential emergency. This draft guidance offers recommendations for both "pre-emergency" activities to be conducted prior to the determination of actual or potential emergency and "emergency" activities to be performed once the determination has been issued. In addition, this section of the draft guidance sets out the types of

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<sup>&</sup>lt;sup>10</sup> Such evidence includes the possible consequences of not taking or using the candidate product (e.g., possible health effects and the need for quarantine).

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information FDA believes are important to allow an assessment of safety and effectiveness and to make an adequate risk-benefit determination to support issuance of an EUA.

Pre-Emergency Activities: Such activities may include discussions with FDA about a prospective EUA product and the appropriate vehicle to use, such as an IND, IDE, or Master File, when submitting data on the product prior to a determination of actual or potential emergency. The Agency strongly recommends that an entity submitting data during a "pre-emergency" period follow the recommendations for data submission contained in "Submission of a Request for Consideration," below. If, prior to the declaration of an emergency, FDA believes that a candidate product may meet the criteria for an EUA, the Agency may share appropriate information on such product with the Secretary's EUA WG.

Emergency Activities: Once a determination of actual or potential emergency has been made under section 564(b)(1), the Secretary may declare an emergency justifying the authorization to use an unapproved medical product or an approved medical product for an unapproved use. The Secretary will consult with the EUA WG; other technical experts from FDA, NIH, and CDC; and other agencies and private entities, where appropriate, to identify products that may be eligible for an EUA in light of the circumstances of the emergency and to facilitate timely submission of the EUA request by an appropriate entity.

**Submission of a Request for Consideration:** Section 564(c) requires that the data to support authorization demonstrate that, based on the totality of scientific evidence available to

FDA anticipates that the appropriate mechanism to use for submitting data on a candidate product during the preemergency period will vary depending on the circumstances.

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the FDA Commissioner (including data from adequate and well-controlled clinical trials, if available), it is reasonable to believe that the product may be effective in diagnosing, treating, or preventing the serious or life-threatening disease or condition. The exact type and amount of data needed to support an EUA may vary depending on the nature of the declared emergency and the nature of the candidate product. To facilitate FDA review of such data, the Agency recommends that a request for consideration for an EUA include a well-organized summary of the available scientific evidence that evaluates the product's safety and effectiveness, including the adverse event profile when used for diagnosis, treatment, or prevention of the serious or life-threatening disease or condition, as well as data and other information on safety, effectiveness, risks and benefits, and (to the extent available) alternatives.

The chart below summarizes the types of data that FDA recommends be submitted to support a request for consideration for an EUA.

### **Summary of Recommended Data to Support a Request for Consideration:**

For FDA to evaluate a request for consideration for an EUA, the Agency recommends that the following information be submitted:

- 1. a description of the product and its intended use (e.g., identification of the serious or life-threatening disease or condition for which the product may be effective);
- 2. identification and an explanation of what unmet need(s) would be addressed by issuance of the EUA;
- 3. a description of the product's approval or clearance status, if any, under the FD&C Act or licensure status under the PHS Act, and whether the product is under an investigational application (e.g., whether the product is unapproved or whether it is approved but the EUA is for an unapproved use; whether an IND or IDE is in effect or has been submitted); whether the product is licensed for either the proposed or another use in a foreign country; information on the use of the medical product by either a foreign country or an international mutual defense organization such as NATO;
- 4. a list of each site where the product, if authorized, would be (or was) manufactured and the Good Manufacturing Practices (GMP) status of the manufacturer;
- 5. identification of any approved alternative products, including their availability and adequacy for the proposed use (if known);
- 6. available safety and effectiveness information for the product;
- 7. a discussion of risks and benefits;
- 8. a description of the information for health care providers or authorized dispensers and recipients of the product, (e.g., two separate "Fact Sheets"), and the feasibility of providing such information to health care providers or authorized dispensers and recipients in emergency situations;
- 9. information on chemistry, manufacturing, and controls;
- 10. instructions for use of the EUA product (e.g., if follow-up treatment is required); and
- 11. proposed labeling (if applicable).

We discuss these recommendations in more detail below.

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### **Recommended Safety Data**

In general: The amount and type(s) of safety data that FDA recommends be submitted as part of a request for consideration for an EUA will differ depending upon a number of factors, including whether the product is approved for another indication and, in the case of an unapproved product, the product's stage of development. FDA expects to interpret safety information in light of the seriousness of the clinical condition, alternative therapies (if any), and the specific circumstances of the emergency. FDA strongly encourages any person or entity with a candidate product to discuss with the Agency at the earliest possible time (even before a determination of actual or potential emergency) the nature and type of safety data that might be appropriate to submit to FDA.

Previously approved products: If the new indication uses a similar dose, duration, route of administration, and/or mechanism of action (as appropriate given the nature of the product), and the intended patient population is similar to that for which the product is approved, FDA recommends that the request for consideration for an EUA reference the approved application if the requester submitted the approved application or has a right of reference. If the new use poses a different risk to the patient population (e.g., suggesting the possibility of increased toxicity), the Agency recommends that information from relevant *in vitro* studies, animal toxicology studies, and (if available) human clinical data and experience be provided to support such a use.

Products under development: The range of available data for such products will differ widely. FDA recommends that any request for consideration for an EUA include available

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preclinical testing data, such as *in vitro* and animal toxicology data. The Agency also strongly encourages that safety information in humans from clinical trials and individual patient experience be provided, if available. FDA further recommends that data submitted in the request attempt to link the likely patient exposure to any relevant existing preclinical data. Similarly, where animal data are used, sufficient information should be provided to link the results of these data to expected exposures related to the proposed use in humans. Any information on safety associated with use in humans of this or related compounds or devices of a similar design also should be submitted.

#### **Recommended Effectiveness Data**

In general: FDA recognizes that comprehensive effectiveness data are unlikely to be available for every EUA candidate product, and the information necessary to authorize emergency use of a product will depend on the circumstances of the declared emergency, as well as available knowledge about the product's safety profile. FDA plans to assess the sufficiency of the effectiveness data and the risk-benefit profile of each candidate product on a case-by-case basis.

FDA recommends that requests for consideration for EUAs include (or, for products that are developed under IND or IDE or have Drug or Device Master Files, refer to the appropriate document containing) any available relevant scientific evidence regarding the following:

324 (a) mechanism(s) of the product's action to diagnose, treat, or prevent the disease 325 or condition underlying the request;

	Contains Nonbinding Recommendations
326	Draft - Not for Implementation (b) preclinical testing data, such as in vitro evidence of effect of the product in
327	preventing or reducing the toxicity of the specified agent;
328	(c) for drugs, demonstration of effectiveness in diagnosing, treating, or preventing
329	the subject disease or condition in at least one animal species expected to react
330	with a response predictive for humans, where the animal study endpoint is clearly
331	related to the desired benefit in humans (e.g., enhancement of survival or
332	prevention of major morbidity); <sup>12</sup>
333	(d) evidence of effect in humans (e.g., in published case reports, uncontrolled
334	trials, controlled trials, if available, and any other relevant human use experience);
335	(e) for drugs, data to support the proposed dosage (including pharmacokinetics
336	and pharmacodynamics data, and for vaccines or antibody therapies,
337	immunogenicity and/or achievement of protective levels of relevant parameters of
338	immunity) for the intended use; and
339	(f) for devices, clinical testing data to support the proposed intended use, as
340	necessary and appropriate.
341	
342	Other Data Considerations
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*In general:* FDA recommends that the request for consideration include the following types of data, as appropriate and to the extent feasible given the exigencies of the circumstances:

<sup>&</sup>lt;sup>12</sup> See, e.g., Food and Drugs; Applications for FDA Approval to Market a New Drug; Approval Based on Evidence of Effectiveness from Studies in Animals, 21 CFR 314.610(a)(2) and (3).

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347	(a) Well-organized study reports that provide a complete assessment and analysis
348	of available safety and effectiveness data and an interpretation of the findings. If
349	final study reports are not yet available, any available interim study reports should
350	be provided and clearly identified as such;
351	(b) Any relevant statistical analyses; and
352	(c) Source data for clinical studies, nonclinical laboratory studies, and any animal
353	studies demonstrating activity or effectiveness of the product in the treatment of
354	the underlying disease or condition or a closely related disease or condition, such
355	as case report tabulations for key studies; case report forms for all patients who
356	died during the clinical studies and for all persons who did not complete the study
357	due to an adverse event, regardless of causality; relevant reports in the published
358	literature; and translations of source materials in a language other than English.
359	
360	Data quality: The Agency recommends that requests for consideration for EUAs include
361	statements on whether the nonclinical laboratory studies were conducted in compliance with
362	applicable Good Laboratory Practice requirements in 21 CFR part 58 and whether the clinical
363	studies were conducted in compliance with applicable Good Clinical Practice standards.
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365	Data updates: FDA recommends that any data from any ongoing testing (e.g., longer
366	term stability data) or other data or information that may change the Agency's evaluation of the
367	product's safety or effectiveness that become available during the period of review or the term of
368	the EUA (to the extent that such data are not required to be submitted under a condition of

authorization) be submitted to the Agency when such data become available.

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**Discussion of Risks and Benefits:** FDA recommends that a request for consideration for an EUA include a discussion of the candidate product's known and potential risks and benefits, which includes a synthesis of the data and information requested above, including:

- (a) Measures taken to mitigate risk or optimize benefit;
- (b) Limitations, uncertainty, and data gaps; and
- (c) A description of circumstances, if any, under which the product should not be used (e.g., contraindications).

**Format of Submissions:** Submissions may be provided in paper or electronic format. Specific information for electronic format may be obtained by reviewing guidance from the appropriate FDA Center (CBER--www.fda.gov/cber/esub/esubguid.htm; CDER--www.fda.gov/cder/regulatory/ersr; and CDRH--www.fda.gov/cdrh/elecsub.html). Where a paper submission is filed, FDA recommends that a minimum of three copies be provided.

The Agency recommends that each submission begin with a section that describes the contents and organization of the included materials. The submitter of the original application or anyone with a right of reference may refer to data or other information previously submitted to the Agency in a marketing application, investigational application, or Master File.

FDA expects material to be provided in a reviewable form and sufficiently complete to permit substantive review. Nevertheless, the Agency recognizes that, in rapidly developing or unexpected emergency circumstances, or when previously unanticipated or unavailable medical

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418 419 420 ATTN: EUA

Draft - Not for Implementation countermeasures are being considered, it may not be possible for an entity to provide all of the requested data or to provide it in the format suggested in a timely manner. In such circumstances, the Agency will accept and evaluate the request for consideration for an EUA based on data in the form an entity is able to submit. However, a request for consideration that is missing data or that is otherwise incomplete or poorly documented will make determination of whether the product's benefits outweigh its risks more difficult and may, for that reason, be more likely to result in a request for additional information, the need for a longer time period for review, or a decision not to authorize emergency use of the candidate product. The addresses for submission of a request for consideration for an EUA are as follows: For the Center for Biologics Evaluation and Research: Food and Drug Administration Center for Biologics Evaluation and Research Document Control Center, HFM-99, Suite 200N 1401 Rockville Pike Rockville, MD 20852-1448 ATTN: EUA For the Center for Devices and Radiological Health: Document Mail Center (HFZ-401) Center for Device and Radiological Health Food and Drug Administration 9200 Corporate Boulevard Rockville, MD 20850

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420	For the Center for Drug Evaluation and Research:
421	Food and Drug Administration
422	Center for Drug Evaluation and Research
423	Central Document Room
424	5901-B Ammendale Road
425	Beltsville, MD 20705-1266
426	ATTN: EUA
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428	V. PROCESSING OF AN EUA
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430	This section discusses FDA's role in pre-emergency activities for candidate EUA products, as
431	well as the procedures the Agency will follow in processing a request for consideration for an
432	EUA once the Secretary has issued a declaration of emergency.
433	
434	Prioritization of Pre-Emergency Activities: The Agency intends to establish priorities
435	for the activities it undertakes, prior to a determination of actual or potential emergency, on
436	candidate products. Such prioritization may be based on the circumstances, such as:
437	(a) the seriousness of the clinical condition;
438	(b) the incidence of the clinical condition;
439	(c) the effect use of the product may have in ensuring national security;
440	(d) whether the product is included in U.S. government stockpiles or whether
441	there is a significant likelihood that the product will be included in U.S.
442	government stockpiles if an EUA is granted;
443	(e) whether the product could be used by a large population or is limited to
444	subpopulation(s);
445	(f) request of another government agency;

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(g) the extent to which the product would serve a significant unmet medical need
(g) the chieff to white the product would be not to a significant distinct interest income
in a special population (e.g., pregnant women);
(h) the availability and vyham known safety and affectiveness of other
(h) the availability and, where known, safety and effectiveness of other
countermeasures;
(i) the suppose are of the two standard model (i.e. the resign derived a manufacturity for

- (i) the urgency of the treatment need (i.e., the window of opportunity for treatment can vary between different medical conditions);
- (j) the available information concerning the likelihood that the product may be safe and effective in treating the condition;
- (k) the adequacy of the supporting nonclinical and clinical information; and
- (l) the quantity of product available.

FDA intends to establish priorities for its pre-emergency activities at the Division level or higher and, as appropriate and feasible, will consult with the Secretary's EUA WG and may consult other agencies on its priority setting.

Review of Pre-Emergency Submissions: To allow FDA review to begin before a determination of actual or potential emergency, the Agency recommends that a pre-emergency submission be filed using existing processes (e.g., IND or IDE), to the extent feasible and appropriate. The extent of, and timelines for, review of such submission will be determined on a case-by-case basis and will depend on the nature of the submission (e.g., whether an IND or IDE for the product already is on file) and the workload of the reviewing Center. Subject to those considerations and other exigent circumstances beyond Agency control, FDA anticipates that pre-emergency submissions for high priority activities may be reviewed in a matter of weeks.

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470	Prioritization of Requests for Consideration for an EUA During a Declared
471	<b>Emergency:</b> Once the Secretary has declared an emergency justifying the authorization to use
472	an unapproved product or an unapproved use of an approved product, the Agency intends to
473	prioritize its review of requests for consideration for an EUA based on factors such as:
474	(a) the seriousness of the clinical condition;
475	(b) the incidence of the clinical condition;
476	(c) the likelihood that the product may be effective in treating the condition;
477	(d) the effect use of the product may have in ensuring national security;
478	(e) whether the product is included in U.S. government strategic stockpiles;
479	(f) whether the product could be used by a large population or is limited to
480	subpopulation(s) (unless such use may be critical in managing a public health
481	threat or in protecting a subpopulation with no other suitable measures available);
482	(g) request of another government agency;
483	(h) the extent to which the product would serve a significant unmet medical need
484	in a special population (e.g., pregnant women);
485	(i) the availability and, where known, safety and effectiveness of other
486	countermeasures;
487	(j) the urgency of the treatment need (i.e., the window of opportunity for
488	treatment can vary between different medical conditions);
489	(k) the adequacy of the supporting nonclinical and clinical information; and
490	(l) the quantity of product available.

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FDA intends to establish priorities for its review of requests for consideration at the Division level or higher and, as appropriate and feasible, will consult with the EUA WG and may consult with other agencies on its priority setting.

Review Process for a Request for Consideration for an EUA: The relevant FDA

Center will be responsible for the overall coordination of the Agency's disposition of the request and will interact directly with the entity submitting the request for consideration. The Office of the Commissioner will arrange for the consultations with the Director of NIH and the Director of CDC to occur, to the extent that such consultations are feasible and appropriate given the circumstances of the emergency. The Commissioner's Office also will work with the ASPHEP to coordinate interactions with the EUA Working Group, if convened, although technical input from the EUA WG will be communicated directly to the appropriate FDA review division. The review division also may consult with other countermeasures working groups and expert technical groups within the Agency and, depending on the complexity of the issues presented and the nature of the declared emergency, may seek additional scientific and technical input from outside experts or advisory committees.

FDA recognizes that the exact type and amount of data needed to support an EUA may vary depending on the nature of the declared emergency and the nature of the candidate product. The Agency intends to evaluate each request in light of the circumstances and the statutory criteria for issuance.

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FDA expects that the responsible FDA Center, in coordination with internal and external technical experts (as appropriate and feasible), will perform its review of the information and data included in the request for consideration and make recommendations to the Commissioner. FDA anticipates that the letter authorizing, or not authorizing, a specific emergency use or uses of the candidate product will be issued by the Office of the Commissioner. The letter authorizing emergency use of a product will include a description of the intended use, as well as the indications and contraindications of the product. FDA anticipates that when an EUA is issued, the relevant Center will work with the Office of the Commissioner in drafting the Federal Register notice of the EUA for publication by the Office of the Commissioner. In addition, FDA plans to post information about the EUA on the Agency website (www.fda.gov).

**Timelines for Review:** The timelines for FDA review and action on a request for consideration for an EUA will depend on the product profile; the existence, if any, of pending applications for the product; the nature of the emergency; and other relevant factors. Although the length of time required for FDA action will vary, the Agency recognizes that it is likely that, in an emergency situation that is occurring or believed imminent, a request for consideration for an EUA will be acted upon within a matter of hours or days.

#### VI. CONDITIONS OF AUTHORIZATION

Under section 564, the FDA Commissioner may establish conditions on an EUA. Section 564(e) requires the FDA Commissioner (to the extent practicable given the circumstances of the emergency) to establish certain conditions on an EUA authorization that the Commissioner finds

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necessary or appropriate to protect the public health, and permits the Commissioner to establish other conditions that he finds necessary or appropriate to protect the public health. Conditions authorized by section 564(e) include, for example: requirements for information dissemination to health care providers or authorized dispensers and product recipients; adverse event monitoring and reporting; data collection and analysis; recordkeeping and records access; restrictions on product advertising, distribution, and administration; and limitations on GMP requirements. Some conditions, the statute specifies, are mandatory to the extent practicable for authorizations of unapproved products and discretionary for authorizations of unapproved uses of approved products. Moreover, some conditions may apply to manufacturers of an EUA product, while other conditions may apply to any person who carries out any activity for which the authorization is issued. Section 564 also gives the FDA Commissioner authority to establish other conditions on an authorization that he finds to be necessary or appropriate to protect the public health.

Conditions of Authorization for Emergency Use of an Unapproved Product: Section 564(e)(1) describes certain requirements with respect to the emergency use of an unapproved product. For example, requirements to disseminate certain information to health care providers or authorized dispensers and recipients and to perform adverse event monitoring and reporting are mandatory under section 564(e)(1)(A) on any person who carries out any activity for which an authorization for an unapproved product is issued, unless the FDA Commissioner determines that such conditions are not practicable given the circumstances of the emergency. Section 564(e)(1)(A) further provides that the FDA Commissioner shall establish appropriate conditions with respect to manufacturers' recordkeeping, reporting, and records access, to the extent that

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such conditions are practicable. The FDA Commissioner also may, under section 564(e)(1)(B), impose comparable records conditions on any person (other than a manufacturer) who carries out any activity for which an authorization is issued. In addition, the Commissioner may impose, under section 564(e)(1)(B), the following requirements on any person (including a manufacturer) who carries out any activity for which the authorization of an unapproved product is issued: restrictions on distribution of the EUA product and on who may administer it, as well as requirements to collect and analyze safety and effectiveness data on the product. Additionally, section 564(e)(3) authorizes the FDA Commissioner to waive or limit (as appropriate) existing GMP requirements, and section 564(e)(4) permits the Commissioner to establish conditions for advertising and other promotional descriptive printed matter relating to the unapproved product. Each of the conditions described in section 564(e) is summarized below.

Conditions of Authorization for Emergency Use of an Approved Product for an Unapproved Use: Section 564(e)(2) describes certain requirements with respect to the emergency use of an unapproved use of an approved product. For example, the requirements of section 564(e)(1)(A)(i) and (ii) -- to impose conditions with respect to the dissemination of information to health care providers or authorized dispensers and recipients -- is mandatory under section 564(e)(2)(A), to the extent practicable given the circumstances of the emergency, if a manufacturer of an approved product authorized for an unapproved use carries out any activity for which an EUA is authorized. The FDA Commissioner also may, if he chooses under section 564(e)(2)(A), impose on such manufacturers requirements for adverse event monitoring and reporting as well as recordkeeping, reporting, and records access.

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Under section 564(e)(2)(B), with respect to an EUA that authorizes a change in labeling of an approved product, but for which the manufacturer chooses not to make such labeling change, the EUA may not authorize the product's distributor or any other person to alter or obscure the manufacturer's labeling. However, under such conditions, the FDA Commissioner must authorize, to the extent practicable given the circumstances of the emergency, any person (other than the manufacturer) acting pursuant to such EUA to provide appropriate information, in addition to the manufacturer's labeling, with respect to the product.<sup>13</sup>

In addition, section 564(e)(2)(C) allows the FDA Commissioner to establish, with respect to the distribution and administration of the product, conditions that are no more restrictive than those established with respect to the distribution and administration of the product for the approved use.

Additional Conditions of Authorization: Section 564 also permits the FDA Commissioner to establish other conditions on an EUA. For example, section 564(e)(3) authorizes the FDA Commissioner to waive or limit, as appropriate, existing GMP requirements, and section 564(e)(4) permits the Commissioner to establish conditions for advertising and other promotional descriptive printed matter relating to the unapproved use. These and other conditions are described below.

Information for Health Care Providers or Authorized Dispensers: Under section 564(e)(1)(A)(i) (for an unapproved product) and section 564(e)(2)(A) (for a manufacturer

Additional information required under section 564(e)(2)(B)(ii) as a condition of authorization is not considered "labeling" for purposes of section 502 of the FD&C Act while the EUA for the product is effective.

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carrying out any activity concerning an unapproved use of an approved product), the FDA
Commissioner must establish conditions on an authorization (to the extent practicable given the
circumstances of the emergency) to ensure that health care providers or authorized dispensers
who administer the EUA product are informed that the FDA Commissioner has authorized the
emergency use of the product, of its significant known and potential benefits and risks and the
extent to which such benefits and risks are unknown, as well as the available alternatives and
their benefits and risks. FDA recommends that the request for consideration for an EUA include
a "Fact Sheet" for the health care provider or authorized dispenser that would include essential
information about the product. FDA plans to review submitted Fact Sheets for accuracy and
completeness. A sample "Fact Sheet for the Health Care Provider or Authorized Dispenser"
template is provided at the end of the guidance as Appendix A. FDA recommends that the Fact
Sheet include, at a minimum, the information listed on the first page of the sample template.
FDA further recommends that the Fact Sheet target the health care provider or authorized
dispenser who has the most basic level of training, recognizing that such individuals may have
different levels of training (nurse, doctor, other), could come from a variety of backgrounds
(state, local, military, civilian), and may have different types of experience. FDA recommends
that the Fact Sheet accompany the EUA product when the product is distributed, and be in a form
that is readily accessible to the health care provider or authorized dispenser. To the extent
consistent with other conditions of authorization, information on the EUA product also may be
disseminated to providers through media, videos/DVDs, the Internet, and direct communication
from public health agencies.

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Information for Recipients: Although informed consent under part 50 of FDA
regulations (21 CFR part 50) is not required for administration of an EUA product and the
information dissemination requirements of section 564 are mandatory only to the extent
conditions establishing such requirements are practicable, FDA recommends that recipients be
given as much appropriate information as possible given the nature of the emergency and the
conditions of the authorization. Under section 564(e)(1)(A)(ii)(III) (for an unapproved product)
and section 564(e)(2)(A) (for a manufacturer carrying out any activity concerning an unapproved
use of an approved product), recipients must be informed that the FDA Commissioner has
authorized emergency use of the product, of the significant known and potential benefits and
risks of the EUA product, and of the extent to which such benefits and risks are unknown.
Recipients must have an opportunity to accept or refuse the EUA product and must be informed
of any consequences of refusing administration of the product. <sup>14</sup> Recipients also must be
informed of available alternatives to the product and of their risks and benefits under section
564(e)(1)(A)(ii)(III) (for an unapproved product) and section 564(e)(2)(A) (for a manufacturer
carrying out any activity concerning an approved product for an unapproved use).

Ordinarily, FDA expects that some form of written information will be given to recipients, similar to the Fact Sheet for health care providers or authorized dispensers. To assure that individuals of all educational levels comprehend the information provided, FDA recommends that it be written in the simplest language possible. The Agency recommends that the written information include the significant known and potential risks and benefits of the product and the extent to which the potential risks and benefits are unknown, specific

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<sup>&</sup>lt;sup>14</sup> However, Congress authorized the President to waive, under certain circumstances, the option for members of the armed forces to accept or refuse administration of an EUA product (10 U.S.C. 1107a).

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instructions for home use (if necessary), and adverse event information, including contact
information should adverse events occur. A sample "Fact Sheet for Recipients" template is
provided at the end of the guidance as Appendix B. FDA recommends that the Fact Sheet
include the information in the template and be submitted to the Agency as part of the request for
consideration for an EUA. Furthermore, the Agency recommends that the Fact Sheet or other
written information for recipients be tested (e.g., by focus groups) for clarity, particularly
regarding messages on uncertainty and relative risks. FDA acknowledges, however, that exigent
circumstances may dictate the use of other, more appropriate, dissemination methods. Therefore,
FDA expects that recipient information would be disseminated in the most effective and
expeditious way possible to reach the intended audience. Methods of dissemination may include
media, videos/DVDs, the Internet, and direct communication from health care providers and
public health agencies. Section 564(e)(1)(A)(ii) (for an unapproved product) and section
564(e)(2)(A) (for a manufacturer carrying out any activity concerning an unapproved use of an
approved product) contemplates that the Fact Sheet or other recipient information will be
provided to recipients before administration of an EUA product. If, however, taking the time
needed to provide such information would diminish or negate the effectiveness of the product for
the recipient, the FDA Commissioner may include as part of the condition that the information
be provided to the recipient as soon as practicable afterward.

Monitoring and Reporting of Adverse Events: Section 564(e)(1)(A)(iii) (for an unapproved product) and section 564(e)(2)(A) (for a manufacturer carrying out any activity concerning an unapproved use of an approved product) provide for adverse event monitoring and reporting for EUA products. FDA expects that the primary focus of such conditions will be on

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capturing serious adverse events and identifying the appropriate mechanism(s) to be used for the collection of follow-up clinical information, the size of the safety database, and the types of data needed. Predefined mechanisms to capture adverse event data are preferred, where feasible (e.g., MEDWATCH and VAERS). In certain circumstances, other mechanisms also may be considered, such as using postage-paid postcards or stickers added to the product, labeling, and any other information that refers the health care provider or authorized dispenser and recipient to a toll-free number and Internet site to report adverse events (such information could be included as part of a Fact Sheet, as described above).

Records: Section 564(e)(1)(A)(iv) requires (to the extent practicable given the circumstances of the emergency) that manufacturers of an unapproved product be required to maintain records and to grant to the Agency access to records concerning the EUA product. The FDA Commissioner may impose comparable records requirements on any person other than a manufacturer who carries out any activity for an unapproved product under section 564(e)(1)(B)(iv) and on the manufacturer of an approved product for an unapproved use under section 564(e)(2)(A). The Agency anticipates that such records requirements may, for manufacturers, relate to the number of doses, devices, etc. (including lot number identification) that have been shipped or sold under an EUA; the name and addresses of the facilities where the EUA product was shipped; and may, for persons other than manufacturers, relate to the monitoring of patients who have been administered a product under an EUA. The FDA Commissioner also may impose conditions regarding other matters the Agency determines are appropriate and practicable given the circumstances of the emergency.

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594	Additional Conditions for Unapproved Products: To the extent feasible given the
595	circumstances of the emergency, the FDA Commissioner may establish additional conditions for
596	unapproved products, such as the following:
597	Restricted distribution under the EUAconditions may be placed on which
598	entities may distribute the product and how distribution is to be performed. <sup>15</sup>
599	Personnelconditions may be placed on who may administer the product, and on
700	the categories of individuals to whom, and the circumstances under which, the
701	product may be administered.
702	Information-conditions may be placed on the collection and analysis of
703	information on the safety and effectiveness of the EUA product.
704	The FDA Commissioner will establish these conditions on a case-by-case basis.
705	
706	Additional Conditions for an Unapproved Use of an Approved Product: Under section
707	564(e)(2)(B), with respect to an EUA that authorizes a change in labeling of an approved
708	product, but for which the manufacturer chooses not to make such labeling change, the EUA
709	may not authorize a product distributor or any other person to alter or obscure the manufacturer's
710	labeling. However, under such conditions, the FDA Commissioner must authorize, to the extent

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practicable under the circumstances of the emergency, any person (other than the manufacturer)

acting pursuant to such EUA to provide appropriate information, in addition to the

manufacturer's labeling, with respect to the product. 16

FDA anticipates that distribution of EUA products will be performed according to existing response plans, as practicable and appropriate.

See supra note 13.

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The FDA Commissioner may, under section 564(e)(2)(C), establish conditions for distribution and administration of an approved product for an unapproved use that are no more restrictive than those established by the Agency for the distribution and administration of the product for an approved use. Any such additional conditions will be established by the Commissioner on a case-by-case basis, depending on the circumstances of the emergency and the nature of the approved product authorized for an unapproved use.

Compliance with GMPs or Alternative Approaches: The Agency expects that EUA products will be produced in compliance with GMP; however, limits or waivers may be granted under section 564(e)(3), on a case-by-case basis, after consideration of the circumstances and of any alternative proposed approach.

Advertising: Section 564(e)(4) allows the FDA Commissioner to establish conditions on advertisements and other promotional descriptive printed matter relating to the use of an EUA product, such as, for drugs (including biologics), requirements applicable to prescription drugs under section 502(n) of the FD&C Act and, for devices, requirements applicable to restricted devices under section 502(r) of the FD&C Act.

Summary of Conditions Described in Section 564(e): The following chart sets out conditions described in section 564(e) that may be imposed on an EUA for unapproved products and for unapproved uses of approved products, respectively. A condition is identified as "mandatory" in the chart below if section 564(e) requires the FDA Commissioner, to the extent practicable given the circumstances of the emergency, to establish such condition when it is

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necessary or appropriate to protect the public health. A condition identified as "discretionary" in the chart below is one that the FDA Commissioner may, under section 564(e), impose as he finds necessary or appropriate to protect the public health. In addition to the conditions described as "mandatory" and "discretionary" in the chart below, section 564 allows the FDA Commissioner to establish other conditions on an authorization that he finds to be necessary or appropriate to protect the public health.

CONDITION OF AUTHORIZATION	UNAPPROVED PRODUCT	UNAPPROVED USE OF AN APPROVED PRODUCT
Information for Health Care Providers and Authorized Dispensers	Mandatory for manufacturers and others*	Mandatory for manufacturers <sup>17</sup>
Information for Recipients	Mandatory for manufacturers and others*	Mandatory for manufacturers <sup>18</sup>
Adverse Event Monitoring/Reporting	Mandatory for manufacturers and others*	Discretionary for manufacturers
Recordkeeping/Access	Mandatory for manufacturers; discretionary for others*	Discretionary for manufacturers
Compliance with GMPs	Discretionary for manufacturers and others*	Discretionary for manufacturers and others*
Advertising	Discretionary for manufacturers and others*	Discretionary for manufacturers and others*
Restricted Distribution	Discretionary for manufacturers and others*	Discretionary for manufacturers and others*
Restricted Administration	Discretionary for manufacturers and others*	Discretionary for manufacturers and others*
Data Collection/Analysis	Discretionary for manufacturers and others*	

<sup>\*</sup> Others may include, for example, the U.S. government.

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# Option To Carry Out Authorized Activities: Section 564(1) requires the manufacturer

of a sole-source unapproved product authorized for emergency use to inform the FDA

<sup>&</sup>lt;sup>17</sup> Under section 564(e)(2)(B), with respect to an EUA that authorizes a change in labeling of an approved product, but for which the manufacturer chooses not to make such labeling change, the EUA may not authorize a product distributor or any other person to alter or obscure the manufacturer's labeling. However, under such conditions, the FDA Commissioner must authorize, to the extent practicable under the circumstances of the emergency, any person (other than the manufacturer) acting pursuant to such EUA to provide appropriate information, in addition to the manufacturer's labeling, with respect to the product.

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Commissioner, within a reasonable time after authorization, that the manufacturer does not intend to carry out any activity under the EUA. Although the Commissioner does not have the authority under section 564 to require a person to carry out any activity for which an EUA is issued, section 564(l) does not limit the Commissioner's authority to impose conditions on persons who choose to carry out any activity pursuant to an EUA.

Rules of Statutory Construction: Section 564(j) provides that nothing in section 564 impairs the authority of the President as Commander in Chief of the Armed Forces under the Constitution. In addition, section 564(j) indicates that nothing in section 564 impairs the authority of the Secretary of Defense with respect to the Department of Defense (including the armed forces), under other provisions of Federal law. Section 564(j) also provides that nothing in section 564, including any action by a manufacturer with respect to an unapproved use of an approved product, impairs the authority of the United States to use or manage quantities of a product that are owned or controlled by the United States (including products maintained in the stockpile managed under section 319F-2 of the PHS Act).

## VII. REVIEW, REVOCATION, OR TERMINATION OF AN EUA

Section 564(f) provides that an EUA will be in effect for the duration of the declaration under which it was issued (see Section II, "Declaration of Emergency," above), unless the EUA is revoked because the criteria of issuance (see Section III, "Eligibility for an Emergency Use Authorization," above) are no longer met or revocation is appropriate to protect public health or safety.

<sup>&</sup>lt;sup>18</sup> See supra note 17.

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Revocation: The FDA Commissioner will periodically to review the circumstances and appropriateness of an EUA, including circumstances that might warrant revocation of the EUA. Such circumstances may include significant adverse inspectional findings (e.g., where an inspection of the manufacturing site and processes have raised significant questions regarding the purity, potency, or safety of the EUA product that materially affect the risk/benefit assessment upon which the EUA was based); reports of adverse events (number or severity) linked to, or suspected of being caused by, the EUA product; product failure; product ineffectiveness (such as newly emerging data that undermine the Agency's conclusion that the product "may be effective" against a particular agent); and availability of a preferred product.

**Termination:** Upon termination of the declaration, unapproved product or labeling and product information for an unapproved use must be disposed of pursuant to section 564(b)(2)(C) and (b)(3). A manufacturer may choose to have unapproved product returned after termination. Notwithstanding any such termination, under section 564(f)(2) an authorization shall continue to be effective to provide for continued use in any patient who began treatment before termination (to the extent found necessary by the patient's attending physician).

**Continued Use:** Any use of an EUA product beyond the term of a declaration is subject to investigational product regulations (e.g., IND regulations), except for use by patients who began treatment when the declaration was in effect, to the extent found necessary by such patient's attending physician.

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## VIII. PREEMPTION

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FDA anticipates that preemption issues may arise when an EUA is issued to the extent that states have existing requirements governing the dispensing and administration of unapproved medical products or approved medical products for unapproved uses. The Supremacy Clause can operate to nullify both state legislative requirements and state common-law duties. *Medtronic v. Lohr*, 518 U.S. 470, 503 (1996) (Breyer, J., concurring in part and concurring in the judgment); id. at 510 (O'Connor, J., joined by Rehnquist, C.J., Scalia, J., and Thomas, J., concurring in part and dissenting in part); Cipollone v. Liggett Group, Inc., 505 U.S. 504, 521 (1992) (plurality opinion); id. at 548-49 (Scalia, J., joined by Thomas, J., concurring in judgment in part and dissenting in part). Under the principles of implied conflict preemption, courts have found state law preempted where it is impossible to comply with both federal and state law or where the state law "stands as an obstacle to the accomplishment and execution of the full purposes and objectives of Congress." See English v. General Electric Co., 496 U.S. 72, 79 (1990); Florida Lime & Avocado Growers, Inc., 373 U.S. 132, 142-43 (1963); Hines v. Davidowitz, 312 U.S. 52, 67 (1941). Consistent with this case law, section 4(a) of Executive Order 13132 states that "[a]gencies shall construe . . . a Federal statute to preempt State law only where the statute contains an express preemption provision or there is some other clear evidence that the Congress intended preemption of State law, or where the exercise of State authority conflicts with the exercise of Federal authority under the Federal statute." FDA believes that the terms and conditions of an EUA issued under section 564 preempt state

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FDA believes that the terms and conditions of an EUA issued under section 564 preempt state law--legislative requirements and common-law duties--imposing different or additional

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IX. LIABILITY PROTECTION	NUNDER OTHER STATUTES
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839 Section 564 of the FD&C Act does not offer liability protection to manufacturers or others who 840 841 carry out any activity for which an EUA is issued, and liability protection is beyond the mission and authority of the FDA. However, certain persons or certain products may be eligible for 842 liability protection under other statutes and programs, such as the Federal Employee 843 Compensation Act (5 U.S.C. 8101 et seq.); the Federal Tort Claims Act (28 U.S.C. 1346(b)); the 844 Smallpox Vaccine Injury Compensation Program and the liability protections of section 304 of 845 the Homeland Security Act, as amended by Smallpox Emergency Personnel Protection Act of 846 2003 (42 U.S.C. 233(p)); and the National Vaccine Injury Compensation Program (42 U.S.C. 847 300aa-10 et seq.). 848 849 The Final Guidance on the Emergency Use of Medical Products will contain a list of contacts for 850 the liability statutes and programs listed above. 851 852 853

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APPENDIX A

853	APPENDIX A
854	FACT SHEET for the Health Care Provider or Authorized Dispenser
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856	[PRODUCT for INTENDED USE]
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858	1. An emergency has been declared by the Secretary of Health and Human Services.
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860	2. [INCLUDE A BRIEF DESCRIPTION (1-2 sentences) OF THE EMERGENCY].
861	
862	3. The FDA Commissioner has authorized the emergency use of [PRODUCT] for a use
863	[IDENTIFY THE INTENDED USE] that has not yet obtained FDA approval by usual FDA
864	processes. This authorization will terminate on [DATE 1 YEAR FROM THE DATE OF
865	DECLARATION], or when the emergency has ceased to exist, whichever is earlier.
866	
867	4. The information in this Fact Sheet is the minimum necessary to inform you of the
868	significant known and potential risks and benefits of emergency use of [PRODUCT].
869	
870	5. The significant known and potential risks and benefits of emergency use of [PRODUCT]
871	are: [LIST]. The extent to which such risks and benefits are unknown is [EXPLAIN].
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873	6. The available alternatives to [PRODUCT] are: [LIST]. The risks and benefits of
874	[ALTERNATIVES] are: [LIST]. [If there is no alternative, provide an explanation of outcomes

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situation.

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898	FDA also recommends that EUA applicants include the following additional information in the
899	Fact Sheet for Health Care Providers or Authorized Dispensers, if it is available:
900	
901	• Instructions for use.
902	• How to administer the product (including dose, route of intake or infusion, how long to
903	use the product, how to take care of the infusion site), how to store the product, how it is
904	supplied/forms that it comes in, how to constitute;
905	
906	• If it is an <i>in vitro</i> diagnostic (IVD): what type of specimens should be collected for
907	testing with the product, how to store the specimens, how the laboratory should use the
908	product (procedure), how to interpret the results; and
909	
910	• Instructions for use for special populations (e.g., pregnant women and
911	immunocompromised individuals), including special dosing instructions (e.g., weight-
912	based dosing), special precautions.
913	
914	• Known major interactions with other products or substances, including drug interactions,
915	cross reactivity for IVDs.
916	
917	• Known efficacy information or performance characteristics (for IVDs)
918	
919	• Adverse events. Significant known adverse event information (e.g., what are the significant
920	known side effects? Under what conditions should the recipient stop taking product?),

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instructions for follow up in case of an adverse event, how to report an adverse event, what to do in case of an adverse event (stop using the product? seek treatment?), whom to contact for professional advice if an adverse event occurs or if the product does not work. Health care providers or authorized dispensers also may report adverse events to MEDWATCH at www.fda.gov/medwatch/report/hcp.htm or 1-800-FDA-1088, or to VAERS (for vaccines) at www.vaers.org or 1-800-822-7967.

• Alternatives. If other agents (approved/licensed/cleared products or EUA products) may treat or prevent the same or closely related condition for [INTENDED USE], this information should be stated. If available, the relative or expected safety and effectiveness of the alternative should be provided, particularly for use in different populations or settings. Such information may include:

➤ When an alternative product may be more appropriate, e.g., in the treatment of the pregnant women, immunocompromised individuals, or other special populations.

➤ For preventive treatments, the time needed for [PRODUCT] to be administered in advance of the exposure to be effective, and alternatives that may be more effective if that time is exceeded.

• **Significant known and potential risks and benefits** may include relevant information about the manufacturer (e.g., a waiver of Good Manufacturing Practices compliance), if known.

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944	•	Consequences of not taking/using [PRODUCT], including possible health effects and
945		quarantine, and of stopping the use of [PRODUCT] against the recommendation of the
946		health care provider.
947		
948	•	New findings. A statement about the fact that any significant new findings observed during
949		or after the course of widespread use will be made available.
950		
951	•	Approved products. For approved products being used for unapproved indications, the Fact
952		Sheet also may include critical elements from the package insert.
953		
954	•	Contacts. Whom to contact if you have any questions or concerns (other than an adverse
955		event report) about the product.
956		
957		

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957	APPENDIX B
958	
959	FACT SHEET for the Recipient
960	
961	[PRODUCT for INTENDED USE]
962	
963	1. An emergency has been declared by the Secretary of Health and Human Services.
964	
965	2. [INCLUDE A BRIEF DESCRIPTION (1-2 sentences) OF THE EMERGENCY].
966	
967	3. The FDA Commissioner has authorized the emergency use of [PRODUCT] for
968	[IDENTIFY THE INTENDED USE]. This authorization will terminate on [DATE 1 YEAR
969	FROM THE DATE OF DECLARATION], or when the emergency has ceased to exist,
970	whichever is earlier.
971	
972	4. The information in this Fact Sheet is the minimum necessary to inform you of the
973	significant known and potential risks and benefits of emergency use of [PRODUCT].
974	
975	5. The significant known and potential risks and benefits of emergency use of [PRODUCT
976	are: [LIST]. The extent to which such risks and benefits are unknown is [EXPLAIN].
977	
978	6. The available alternatives to [PRODUCT] are: [LIST]. The risks and benefits of
979	[ALTERNATIVES] are: [LIST]. [If there is no alternative, provide an explanation of outcomes

Draft - Not for Implementation 980 of exposure or of any special public health measures (e.g., quarantine or monitoring) that an individual who does not receive the EUA product may face.] 981 982 7. [INCLUDE NAME, ADDRESS, AND TELEPHONE NUMBER FOR 983 MANUFACTURER.] 984 985 You have the option to accept or refuse administration of [PRODUCT]. The consequences of 986 refusing administration of [PRODUCT] are [LIST]. 987 988 Available alternatives to [PRODUCT] are: [LIST]. The risks and benefits of these alternatives 989 are: [LIST]. 990 991 Potential adverse events for [PRODUCT] include [LIST]. Should you experience an adverse 992 event, [INCLUDE INSTRUCTIONS]. 993 994 Any significant new findings observed during the course of emergency use of [PRODUCT] will 995 be made available [STATE HOW FINDINGS WILL BE MADE AVAILABLE]. 996